

Pashinskiy V. Methodological instruments for the study of problems of administrative and legal protection of defence of the state

The article deals with modern scientific views on problem issues in the methodology of legal science, the definition and application of methodological approaches and methods of scientific knowledge in the process of studying the problems of administrative and legal protection of the state.

In modern scientific literature, the concept “methodology” has a double interpretation, it is considered in two main aspects: first, as the doctrine of the method; and secondly, as a system of methods, approaches, methods used in one or another science, the theory for scientific research.

In our opinion, the methodology of the study of administrative and legal support for the defence of the state is a system of interrelated methodological approaches, methods, approaches, means, methods of cognition, and technique, which help to solve scientific research tasks connected with the study of peculiarities of administrative-legal support of the state defence.

In the jurisprudence, there are different methods of research, in general, a system of research methods, among which distinguish such basic levels – philosophical and philosophical (philosophical), general scientific (interdisciplinary), special-scientific levels. As a rule, among the philosophical and ideological methods as the most common and universal methods of cognition and activity, the obtaining of theoretical knowledge are metaphysical, dialectical, and formal logical methods. The dialectical method is the most demanded and it allows us to investigate state-legal phenomena in their constant development because of the use of the basic categories and laws of dialectics.

The application of the system method as one of the basic methods of scientific knowledge is of particular importance from general scientific (interdisciplinary) methods, which include comparative, systemic, structural, functional, synergetic, institutional, historical, logical, and others.

The historical and legal method, the comparative and legal method, the formal and legal method, and the method of interpretation constitute a group of special scientific methods for investigating issues of administrative and legal support for defence.

It is precisely this combination of different research methods that makes it possible to fully reveal the essence of such a state-legal phenomenon as the defence of the state, to predict the directions of its development, to obtain new theoretical knowledge, and to develop practical proposals for administrative and legal support for the defence of the state.

Key words: methodology, methodology of legal science, methodological approaches, methods of scientific research, philosophical methods, general scientific methods, special scientific methods.